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8	Attorneys for Plaintiff Jackson Browne			
9				
10	UNITED STATES DISTRICT COURT			
11	CENTRAL DISTRICT OF CALIFORNIA			
12	WESTERN DIVISION			
13				
14	JACKSON BROWNE, an individual	CASE NO. C	V 08-05334 RGK (Ex)	
15	Plaintiff,		PULATION RE LOF ENTIRE ACTION	
16	vs.	Judge:	Hon. R. Gary Klausner	
17	JOHN MCCAIN, an individual; THE REPUBLICAN NATIONAL			
18	COMMITTEE, a non-profit political organization; and THE OHIO			
19	COMMITTEE, a non-profit political organization; and THE OHIO REPUBLICAN PARTY; a non-profit political organization			
20	}			
21	Defendants.			
22				
23	·			
24	·			
25		·		
26		· .		
27				
28	·			
	11166-00015/46728.1			

JOINT STIPULATION RE DISMISSAL OF ENTIRE ACTION

**28** 

11166-00015/46728.1

2	by Plaintiff, Jackson Browne and Defendants John McCain and The Republican		
3	National Committee;		
4			
5	WHEREAS, the parties have resolved their claims in this action;		
6	·		
7	Based upon the foregoing, IT IS HEREBY STIPULATED AND AGREED		
8	<b>TO</b> pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, by and		
9	between the parties, through their respective counsel of record, that this entire action		
10	is hereby dismissed with prejudice. Each party shall bear his or its own attorneys		
11	fees and costs, except as otherwise allocated in the parties' settlement agreement.		
12			
13	DATED: July 30, 2009 KINSELLA WEITZMAN ISER YUMP &		
14	ALDISERT ILP		
15			
16	By: Lawrence Y. Iser		
17	Attorners for Plaintiff Jackson Browne		
18			
19	DATED:, 2009 LATHROP & GAGE LLP		
20			
21			
22	By:		
23	Lincoln D. Bandlow, Esq.		
24	Attorney for John S. McCain		
25			
26			
27			

JOINT STIPULATION RE DISMISSAL OF ENTIRE ACTION

WHEREAS, this Joint Stipulation for Dismissal of Entire Action is submitted

WHEREAS, this Joint Stipulation for Dismissal of Entire Action is submitted by Plaintiff, Jackson Browne and Defendants John McCain and The Republican National Committee;

WHEREAS, the parties have resolved their claims in this action;

Based upon the foregoing, IT IS HEREBY STIPULATED AND AGREED TO pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, by and between the parties, through their respective counsel of record, that this entire action is hereby dismissed with prejudice. Each party shall bear his or its own attorneys fees and costs, except as otherwise allocated in the parties' settlement agreement.

DATED: July 30, 2009 KINSELLA WEITZMAN ISER KUMP & ALDISERT LLP

By:

By:

Lawrence Y. Iser

Attorneys for Plaintiff Jackson Browne

DATED: Uly 31, 2009 LATHROP & GAGE LLP

Lincoln D. Bandlow, Esq. Attorney for John S. McCain

11166-00015/46728.1

KINSELLA WEITZMAN ISER KUMP & ALDISERT LLP 808 WILSHIRE BOULEVARD, 3RD FLOOR SANTA MONICA, CALIFORNIA 90401 TEL 310.566.9800 • FAX 310.566.9850 DATED: July 31

2009 KLEIN

KLEIN, O'NEILL & SINGH, LLP

By:

Howard Kloin, Esq.

Attorney for The Republican National

Committee

11166-00015/46728.1